

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#32

In re Patent Application of

ELIYAHOU HARARI et al

Serial No.: 08/789,421

Filed: January 29, 1997

For: FLASH EEPROM SYSTEM



Group Art Unit: 2785

Examiner: L. Hua

San Francisco, California

Assistant Commissioner for Patents
Washington, D.C. 20231

Express Mail No.: EL393956050US

Date: June 26, 2000

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Sir:

This Supplemental Information Disclosure Statement is being filed to make of record additional documents and information that have been alleged by Lexar Media, Inc. to be relevant prior art against patent no. 5,602,987, in the previously described litigation, SanDisk Corporation vs. Lexar Media, Inc., in the United States District Court for the Northern District of California.

Three 3-ring binders being filed herewith contain copies of papers (including documents alleged to be prior art, Declarations which describe alleged prior art and deposition testimony concerning alleged prior art) filed in the District Court action in connection with a cross-motion by Lexar for a summary judgment of invalidity of claim 10 of the parent '987 patent in suit. The Court's Memorandum and Order dated May 22, 2000, a copy attached hereto, gives the Court's decision on Lexar's cross-motion on pages 11-14, under the heading "Validity." A supplemental Order dated May 22, 2000 is also enclosed. All of the briefs and

other documents filed in connection with this motion are included in the three attached binders, with the exception that confidential information has necessarily been omitted in accordance with the Court's Protective Order.

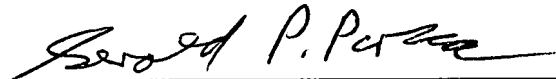
Four sheets of form PTO 1449 are being filed herewith to list the alleged prior art documents included in the validity motion papers that have not previously been disclosed to the PTO. Also included are additional documents recently cited by Lexar in that litigation, copies of those documents also being filed herewith outside of the binders.

The purpose of this Statement is to apprise the PTO of documents alleged by Lexar Media, Inc. to affect the validity of the parent '987 patent claims which are directed to the same subject matter as the present application claims. No admission is being made by such citation that any of these documents constitute prior art to the present application claims.

Consideration of the enclosed documents, and the making of them of record in the file of the present application, are respectfully requested.

Dated: June 26, 2000

Respectfully submitted,



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